Case 1:08-cv-05169-SAS

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Milton Springut, Esq. (MS6571) Tal S. Benschar, Esq. (TSB0838)

KALOW & SPRINGUT LLP

488 Madison Avenue

New York, New York 10022

Tel: (212) 813-1600 Fax: (212) 813-9600

Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

VAN CLEEF & ARPELS LOGISTICS, S.A. and VAN CLEEF & ARPELS, INC,

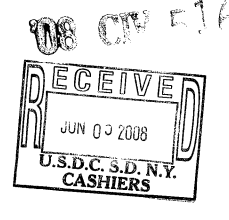
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Plaintiffs,

v.

VICCARIO FINE JEWELRY; and JOHN DOES 1-10,

Defendants.



Civil Action

No.

DISCLOSURES PURSUANT TO RULE 7.1 AND LOCAL CIVIL

RULE 1.9

Pursuant to Federal Rules of Civil Procedure Rule 7.1 [formerly Local General Rule 1.9] and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for Plaintiffs (private non-governmental parties) certifies that the following are corporate parents, affiliates and/or subsidiaries of said party, which are publicly held:

Compagnie Financiere Richemont, S.A.

Richemont S.A., Luxembourg

Respectfully submitted,

KALOW & SPRINGUT LLP

Dated: June 4, 2008

Milton Spring (MS 571)

Tal S. Benschar (TSB0838)